By: Representatives Harness, Williamson To: Judiciary B;

Constitution

## HOUSE BILL NO. 342

AN ACT TO AMEND SECTION 23-15-11, MISSISSIPPI CODE OF 1972,

TO PROVIDE THAT A PERSON WHO IS OTHERWISE A QUALIFIED ELECTOR AND HAS BEEN CONVICTED OF VOTE FRAUD, OF ANY CRIME LISTED IN SECTION 241, MISSISSIPPI CONSTITUTION OF 1890, OR OF ANY CRIME INTERPRETED 5 AS DISENFRANCHISING IN LATER ATTORNEY GENERAL OPINIONS, SHALL HAVE HIS OR HER RIGHT TO VOTE SUSPENDED UPON CONVICTION BUT SHALL HAVE 7 HIS OR HER RIGHT TO VOTE AUTOMATICALLY RESTORED ONCE HE OR SHE HAS SATISFIED ALL OF THE SENTENCING REQUIREMENTS OF THE CONVICTION; TO 8 AMEND SECTIONS 23-15-19, 23-15-125, 23-15-151, 23-15-153 AND 9 23-15-165, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING 10 SECTION; TO BRING FORWARD SECTIONS 97-39-3 AND 99-19-37, 11 12 MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; 13 AND FOR RELATED PURPOSES. 14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 23-15-11, Mississippi Code of 1972, is 15 amended as follows: 16 17 23-15-11. (1) Every inhabitant of this state, except 18 persons adjudicated to be non compos mentis, shall be a qualified 19 elector in and for the county, municipality and voting precinct of 20 his or her residence and shall be entitled to vote at any election 21 upon compliance with Section 23-15-563, if he or she: 22 (a) \* \* \* Is a citizen of the United States of

America \* \* \*;

25	(c) * * * Has resided in this state for thirty (30)
26	days and for thirty (30) days in the county in which he or she
27	seeks to vote, and for thirty (30) days in the incorporated
28	municipality in which he or she seeks to vote * * *;
29	(d) * * * Has been duly registered as an elector under
30	Section 23-15-33 <u>;</u> and
31	(e) * * * Has never been convicted of vote fraud or of
32	any crime listed in Section 241, Mississippi Constitution of
33	1890 * * *.
34	If the thirtieth day to register before an election falls on
35	a Sunday or legal holiday, the registration applications submitted
36	on the business day immediately following the Sunday or legal
37	holiday shall be accepted and entered in the Statewide Elections
38	Management System for the purpose of enabling voters to vote in
39	the next election.
40	(2) A person who is otherwise a qualified elector under the
41	provisions of subsection (1) and has been convicted of vote fraud,
42	of any crime listed in Section 241, Mississippi Constitution of
43	1890, or of any crime interpreted as disenfranchising in later
44	Attorney General opinions, shall have his or her right to vote
45	suspended upon conviction but shall have his or her right to vote
46	automatically restored once he or she has satisfied all of the
47	sentencing requirements of the conviction.

(b) Is eighteen (18) years old and upwards \* \* \*;

- 48 (3) Any person who will be eighteen (18) years of age or
  49 older on or before the date of the general election and who is
  50 duly registered to vote not less than thirty (30) days before the
  51 primary election associated with the general election, may vote in
  52 the primary election even though the person has not reached his or
  53 her eighteenth birthday at the time that the person seeks to vote
  54 at the primary election.
- 55 <u>(4)</u> No others than those specified in this section shall be entitled, or shall be allowed, to vote at any election.
- 57 **SECTION 2.** Section 23-15-19, Mississippi Code of 1972, is 58 amended as follows:
- 59 23-15-19. Any person who has been convicted of vote 60 fraud \* \* \*, any crime listed in Section 241, Mississippi
- 61 Constitution of 1890, or of any crime interpreted as
- 62 <u>disenfranchising in later Attorney General opinions</u>, such crimes
- 63 defined as "disenfranchising," shall \* \* \* have his or her right
- 64 to vote suspended upon conviction but shall have his or her right
- 65 to vote automatically restored once he or she has satisfied all of
- 66 the sentencing requirements of the conviction. Whenever any
- 67 person shall be convicted in the circuit court of his or her
- 68 county of a disenfranchising crime, the county registrar shall
- 69 thereupon remove his or her name from the Statewide Elections
- 70 Management System \* \* \* until he or she has satisfied all of the
- 71 <u>sentencing requirements of the conviction.</u> Whenever any person
- 72 shall be convicted of a disenfranchising crime in any other court

- 73 of any county, the presiding judge of the court shall, on demand,
- 74 certify the fact in writing to the registrar of the county in
- 75 which the voter resides, who shall \* \* \* remove the name of the
- 76 person from the Statewide Elections Management System and retain
- 77 the certificate as a record of his or her office until he or she
- 78 has satisfied all of the sentencing requirements of the
- 79 conviction.
- SECTION 3. Section 23-15-125, Mississippi Code of 1972, is
- 81 amended as follows:
- 82 23-15-125. The pollbook of each voting precinct shall
- 83 designate the voting precinct for which it is to be used, and
- 84 shall be ruled in appropriate columns, with printed or written
- 85 headings, as follows: date of registration; voter registration
- 86 number; name of electors; date of birth; and a number of blank
- 87 columns for the dates of elections. All qualified applicants who
- 88 register with the registrar shall be entered in the Statewide
- 89 Elections Management System. Only the names of those qualified
- 90 applicants who register within thirty (30) days before an election
- 91 shall appear on the pollbooks of the election; however, if the
- 92 thirtieth day to register before an election falls on a Sunday or
- 93 legal holiday, the registration applications submitted on the
- 94 business day immediately following the legal holiday shall be
- 95 accepted and entered in the Statewide Elections Management System
- 96 for the purpose of enabling voters to vote in the next election.
- 97 When county election commissioners determine that any elector is

- 98 disqualified from voting, by reason of death, conviction of a 99 disenfranchising crime, removal from the jurisdiction, or other legal cause, that fact shall be noted in the Statewide Elections 100 101 Management System and the voter's name shall be removed from the 102 Statewide Elections Management System, the state's voter roll and 103 the county's pollbooks. Nothing in this section shall preclude 104 the use of electronic pollbooks. A person who is otherwise a 105 qualified elector under the provisions of Section 23-15-11 and has 106 been convicted of vote fraud, of any crime listed in Section 241, 107 Mississippi Constitution of 1890, or of any crime interpreted as 108 disenfranchising in later Attorney General opinions, shall have 109 his or her right to vote suspended upon conviction but shall have 110 his or her right to vote automatically restored once he or she has 111 satisfied all of the sentencing requirements of the conviction. 112 Once the person has satisfied all of the sentencing requirements, 113 the voter's name shall be automatically restored into the 114 Statewide Elections Management System, the state's voter roll and
- SECTION 4. Section 23-15-151, Mississippi Code of 1972, is amended as follows:
- 23-15-151. The circuit clerk of each county is authorized and directed to prepare and keep in his or her office a full and complete list, in alphabetical order, of persons convicted of voter fraud \* \* \*, of any crime listed in Section 241, Mississippi
- 122 Constitution of 1890 or of any crime interpreted as

the county's pollbooks.

L23	disenfranchising in later Attorney General opinions. A certified
L24	copy of any enrollment by one clerk to another will be sufficient
L25	authority for the enrollment of the name, or names, in another
L26	county. A list of persons convicted of voter fraud, any crime
L27	listed in Section 241, Mississippi Constitution of 1890, or any
L28	crime interpreted as disenfranchising in later Attorney General
L29	opinions, shall also be entered into the Statewide Elections
L30	Management System on a quarterly basis. * * * A person who is
L31	otherwise a qualified elector under the provisions of Section
L32	23-15-11 and has been convicted of vote fraud, of any crime listed
L33	in Section 241, Mississippi Constitution of 1890, or of any crime
L34	interpreted as disenfranchising in later Attorney General
L35	opinions, shall have his or her right to vote suspended upon
L36	conviction but shall have his or her right to vote automatically
L37	restored once he or she has satisfied all of the sentencing
L38	requirements of the conviction. Once the person has satisfied all
L39	of the sentencing requirements, the voter's name shall be
L40	automatically restored into the Statewide Elections Management
L41	System, the state's voter roll and the county's pollbooks.
L42	SECTION 5. Section 23-15-153, Mississippi Code of 1972, is
L43	amended as follows:
L44	23-15-153. (1) At least during the following times, the
L45	election commissioners shall meet at the office of the registrar
L46	or the office of the election commissioners to carefully revise
47	the county voter roll as electronically maintained by the

148	Statewide Elections Management System and remove from the roll the
149	names of all voters who have requested to be purged from the voter
150	roll, died, received an adjudication of non compos mentis, been
151	convicted of a disenfranchising crime and had his or her right to
152	vote suspended, or otherwise become disqualified as electors for
153	any cause, and shall register the names of all persons who have
154	duly applied to be registered but have been illegally denied

- 156 (a) On the Tuesday after the second Monday in January 157 1987 and every following year;
- 158 (b) On the first Tuesday in the month immediately
  159 preceding the first primary election for members of Congress in
  160 the years when members of Congress are elected;
- 161 (c) On the first Monday in the month immediately
  162 preceding the first primary election for state, state district
  163 legislative, county and county district offices in the years in
  164 which those offices are elected; and
- (d) On the second Monday of September preceding the general election or regular special election day in years in which a general election is not conducted.
- Except for the names of those voters who are duly qualified to vote in the election, no name shall be permitted to remain in the Statewide Elections Management System; however, no name shall be purged from the Statewide Elections Management System based on a change in the residence of an elector except in accordance with

registration:

- 173 procedures provided for by the National Voter Registration Act of
- 174 1993. Except as otherwise provided by Section 23-15-573, no
- 175 person shall vote at any election whose name is not in the county
- 176 voter roll electronically maintained by the Statewide Elections
- 177 Management System.
- 178 (2) Except as provided in this section, and subject to the
- 179 following annual limitations, the election commissioners shall be
- 180 entitled to receive a per diem in the amount of One Hundred Ten
- 181 Dollars (\$110.00), to be paid from the county general fund, for
- 182 every day or period of no less than five (5) hours accumulated
- 183 over two (2) or more days actually employed in the performance of
- 184 their duties in the conduct of an election or actually employed in
- 185 the performance of their duties for the necessary time spent in
- 186 the revision of the county voter roll as electronically maintained
- 187 by the Statewide Elections Management System as required in
- 188 subsection (1) of this section:
- 189 (a) In counties having less than fifteen thousand
- 190 (15,000) residents according to the latest federal decennial
- 191 census, not more than fifty (50) days per year, with no more than
- 192 fifteen (15) additional days allowed for the conduct of each
- 193 election in excess of one (1) occurring in any calendar year;
- 194 (b) In counties having fifteen thousand (15,000)
- 195 residents according to the latest federal decennial census but
- 196 less than thirty thousand (30,000) residents according to the
- 197 latest federal decennial census, not more than seventy-five (75)

- 198 days per year, with no more than twenty-five (25) additional days
- 199 allowed for the conduct of each election in excess of one (1)
- 200 occurring in any calendar year;
- 201 (c) In counties having thirty thousand (30,000)
- 202 residents according to the latest federal decennial census but
- less than seventy thousand (70,000) residents according to the
- 204 latest federal decennial census, not more than one hundred (100)
- 205 days per year, with no more than thirty-five (35) additional days
- 206 allowed for the conduct of each election in excess of one (1)
- 207 occurring in any calendar year;
- 208 (d) In counties having seventy thousand (70,000)
- 209 residents according to the latest federal decennial census but
- 210 less than ninety thousand (90,000) residents according to the
- 211 latest federal decennial census, not more than one hundred
- 212 twenty-five (125) days per year, with no more than forty-five (45)
- 213 additional days allowed for the conduct of each election in excess
- 214 of one (1) occurring in any calendar year;
- 215 (e) In counties having ninety thousand (90,000)
- 216 residents according to the latest federal decennial census but
- 217 less than one hundred seventy thousand (170,000) residents
- 218 according to the latest federal decennial census, not more than
- 219 one hundred fifty (150) days per year, with no more than
- 220 fifty-five (55) additional days allowed for the conduct of each
- 221 election in excess of one (1) occurring in any calendar year;

222	(f) In counties having one hundred seventy thousand
223	(170,000) residents according to the latest federal decennial
224	census but less than two hundred thousand (200,000) residents
225	according to the latest federal decennial census, not more than
226	one hundred seventy-five (175) days per year, with no more than
227	sixty-five (65) additional days allowed for the conduct of each
228	election in excess of one (1) occurring in any calendar year;
229	(g) In counties having two hundred thousand (200,000)
230	residents according to the latest federal decennial census but
231	less than two hundred twenty-five thousand (225,000) residents
232	according to the latest federal decennial census, not more than
233	one hundred ninety (190) days per year, with no more than
234	seventy-five (75) additional days allowed for the conduct of each
235	election in excess of one (1) occurring in any calendar year;
236	(h) In counties having two hundred twenty-five thousand
237	(225,000) residents according to the latest federal decennial
238	census but less than two hundred fifty thousand (250,000)
239	residents according to the latest federal decennial census, not
240	more than two hundred fifteen (215) days per year, with no more
241	than eighty-five (85) additional days allowed for the conduct of
242	each election in excess of one (1) occurring in any calendar year;
243	(i) In counties having two hundred fifty thousand
244	(250,000) residents according to the latest federal decennial
245	census but less than two hundred seventy-five thousand (275,000)
246	residents according to the latest federal decennial census, not

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247	more	than	two	hun	dred	thir	ty (	(230)	days	per	year	î, wi	Lth	no mo	re	
248	than	ninet	cy-fi	ive	(95)	addi <sup>.</sup>	tion	nal da	ays a	llowe	d fo	or th	ne o	conduct	t of	
249	each	elect	cion	in	exces	s of	one	e (1)	occu	rring	in	any	cal	lendar	yeaı	r;

- (j) In counties having two hundred seventy-five
  thousand (275,000) residents according to the latest federal
  decennial census or more, not more than two hundred forty (240)
  days per year, with no more than one hundred five (105) additional
  days allowed for the conduct of each election in excess of one (1)
  occurring in any calendar year.
- 256 (3) In addition to the number of days authorized in 257 subsection (2) of this section, the board of supervisors of a 258 county may authorize, in its discretion, the election 259 commissioners to receive a per diem in the amount provided for in 260 subsection (2) of this section, to be paid from the county general 261 fund, for every day or period of no less than five (5) hours 262 accumulated over two (2) or more days actually employed in the 263 performance of their duties in the conduct of an election or 264 actually employed in the performance of their duties for the 265 necessary time spent in the revision of the county voter roll as 266 electronically maintained by the Statewide Elections Management System as required in subsection (1) of this section, not to 267 268 exceed five (5) days.
- 269 (4) (a) The election commissioners shall be entitled to
  270 receive a per diem in the amount of One Hundred Ten Dollars
  271 (\$110.00), to be paid from the county general fund, not to exceed

- 272 ten (10) days for every day or period of no less than five (5) 273 hours accumulated over two (2) or more days actually employed in 274 the performance of their duties for the necessary time spent in 275 the revision of the county voter roll as electronically maintained 276 by the Statewide Elections Management System before any special 277 election. For purposes of this paragraph, the regular special 278 election day shall not be considered a special election. annual limitations set forth in subsection (2) of this section 279
- 281 (b) The election commissioners shall be entitled to
  282 receive a per diem in the amount of One Hundred Sixty-five Dollars
  283 (\$165.00), to be paid from the county general fund, for the
  284 performance of their duties on the day of any primary, runoff,
  285 general or special election. The annual limitations set forth in
  286 subsection (2) of this section shall apply to this paragraph.

shall not apply to this paragraph.

- 287 The board of supervisors may, in its discretion, pay the election commissioners an additional amount not to exceed 288 289 Fifty Dollars (\$50.00) for the performance of their duties at any 290 election occurring from July 1, 2020, through December 31, 2020, 291 which shall be considered additional pandemic pay. 292 compensation shall be payable out of the county general fund, and 293 may be payable from federal funds available for such purpose, or a 294 combination of both funding sources.
- 295 (5) The election commissioners shall be entitled to receive 296 a per diem in the amount of One Hundred Ten Dollars (\$110.00), to

- be paid from the county general fund, not to exceed fourteen (14)
  days for every day or period of no less than five (5) hours
  accumulated over two (2) or more days actually employed in the
  performance of their duties for the necessary time spent in the
  revision of the county voter roll as electronically maintained by
  the Statewide Elections Management System and in the conduct of a
  runoff election following either a general or special election.
- 304 (6) The election commissioners shall be entitled to receive 305 only one (1) per diem payment for those days when the election 306 commissioners discharge more than one (1) duty or responsibility 307 on the same day.
- 308 In preparation for a municipal primary, runoff, general 309 or special election, the county registrar shall generate and 310 distribute the master voter roll and pollbooks from the Statewide 311 Elections Management System for the municipality located within 312 the county. The municipality shall pay the county registrar for 313 the actual cost of preparing and printing the municipal master voter roll pollbooks. A municipality may secure "read only" 314 315 access to the Statewide Elections Management System and print its 316 own pollbooks using this information.
- 317 (8) County election commissioners who perform the duties of 318 an executive committee with regard to the conduct of a primary 319 election under a written agreement authorized by law to be entered 320 into with an executive committee shall receive per diem as 321 provided for in subsection (2) of this section. The days that

322	county e	lection com	missione	ers are e	mployed in t	he conduc	t of a
323	primary	election sh	all be t	treated t	he same as d	ays count	y election
324	commissi	oners are e	mployed	in the c	onduct of ot	her elect	ions.
325	(9)	In additi	on to ar	ny per di	em authorize	d by this	section,
326	any elec	tion commis	sioner s	shall be	entitled to	the milea	ge
327	reimburs	ement rate	allowabl	le to fed	eral employe	es for th	e use of a
328	privatel	y owned veh	icle wh	ile on of	ficial trave	l on elec	tion day.
329	(10	) Every el	ection o	commissic	ner shall si	gn person	ally a
330	certific	ation setti	ng forth	n the num	ber of hours	actually	worked in
331	the perf	ormance of	the comm	missioner	's official	duties an	d for
332	which th	e commissio	ner seel	ks compen	sation. The	certific	ation must
333	be on a	form as pre	scribed	in this	subsection.	The comm	issioner's
334	signatur	e is, as a	matter o	of law, m	ade under th	e commiss	ioner's
335	oath of	office and	under pe	enalties	of perjury.		
336	The	certificat	ion form	m shall b	e as follows	:	
337			COUNTY I	ELECTION	COMMISSIONER		
338			PER	DIEM CL	AIM FORM		
339	NAME:				COUNTY:		
340	ADDRESS:				DISTRICT:		
341	CITY:		_ ZIP:		_		
342				PURPOSE	APPLICABLE	ACTUAL	PER DIEM
343	DATE	BEGINNING	ENDING	OF	MS CODE	HOURS	DAYS
344	WORKED	TIME	TIME	WORK	SECTION	WORKED	EARNED
345							
346							

347	
348	TOTAL NUMBER OF PER DIEM DAYS EARNED
349	EXCLUDING ELECTION DAYS
350	PER DIEM RATE PER DAY EARNED X \$110.00
351	TOTAL NUMBER PER DIEM DAYS EARNED
352	FOR ELECTION DAYS
353	PER DIEM RATE PER DAY EARNED X \$165.00
354	TOTAL AMOUNT OF PER DIEM CLAIMED \$
355	I understand that I am signing this document under my oath as
356	an election commissioner and under penalties of perjury.
357	I understand that I am requesting payment from taxpayer funds
358	and that I have an obligation to be specific and truthful as to
359	the amount of hours worked and the compensation I am requesting.
360	Signed this the day of,,
361	
362	Commissioner's Signature
363	When properly completed and signed, the certification must be
364	filed with the clerk of the county board of supervisors before any
365	payment may be made. The certification will be a public record
366	available for inspection and reproduction immediately upon the
367	oral or written request of any person.
368	Any person may contest the accuracy of the certification in
369	any respect by notifying the chair of the commission, any member
370	of the board of supervisors or the clerk of the board of
371	supervisors of the contest at any time before or after payment is

372	made. If the contest is made before payment is made, no payment
373	shall be made as to the contested certificate until the contest is
374	finally disposed of. The person filing the contest shall be
375	entitled to a full hearing, and the clerk of the board of
376	supervisors shall issue subpoenas upon request of the contestor
377	compelling the attendance of witnesses and production of documents
378	and things. The contestor shall have the right to appeal de novo
379	to the circuit court of the involved county, which appeal must be
380	perfected within thirty (30) days from a final decision of the
381	commission, the clerk of the board of supervisors or the board of
382	supervisors, as the case may be.

Any contestor who successfully contests any certification will be awarded all expenses incident to his or her contest, together with reasonable attorney's fees, which will be awarded upon petition to the chancery court of the involved county upon final disposition of the contest before the election commission, board of supervisors, clerk of the board of supervisors, or, in case of an appeal, final disposition by the court. The commissioner against whom the contest is decided shall be liable for the payment of the expenses and attorney's fees, and the county shall be jointly and severally liable for same.

(11) Any election commissioner who has not received a certificate issued by the Secretary of State pursuant to Section 23-15-211 indicating that the election commissioner has received the required elections seminar instruction and that the election

397	commissioner	is	fully	qualified	to	conduct	an	election,	shall	not
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398 receive any compensation authorized by this section or Section

- 399 23-15-239.
- 400 **SECTION 6.** Section 23-15-165, Mississippi Code of 1972, is
- 401 amended as follows:
- 402 23-15-165. (1) The Office of the Secretary of State, in
- 403 cooperation with the county registrars and election commissioners,
- 404 shall procure, implement and maintain an electronic information
- 405 processing system and programs capable of maintaining a
- 406 centralized database of all registered voters in the state. The
- 407 system shall encompass software and hardware, at both the state
- 408 and county level, software development training, conversion and
- 409 support and maintenance for the system. This system shall be
- 410 known as the "Statewide Elections Management System" and shall
- 411 constitute the official record of registered voters in every
- 412 county of the state.
- 413 (2) The Office of the Secretary of State shall develop and
- 414 implement the Statewide Elections Management System so that the
- 415 registrar and election commissioners of each county shall:
- 416 (a) Verify that an applicant that is registering to
- 417 vote in that county is not registered to vote in another county;
- 418 (b) Be notified automatically that a registered voter
- 419 in its county has registered to vote in another county;
- 420 (c) Receive regular reports of death, changes of
- 421 address and convictions for disenfranchising crimes, which cause a

422	voter	to	have	his	or	her	right	to	vote	suspended,	that	apply	to
423	voters	s re	-aiste	ered	in	the	counts	7:	* *	*			

- (d) Receive regular reports of voters who have

  satisfied all of the sentencing requirements of his or her

  conviction and automatically restore the voter's name into the

  Statewide Elections Management System, the state's voter roll and

  the county's pollbooks; and
- (\* \* \* e) Retain all present functionality related to,
  but not limited to, the use of voter roll data and to implement
  such other functionality as the law requires to enhance the
  maintenance of accurate county voter records and related jury
  selection and redistricting programs.
  - (3) As a part of the procurement and implementation of the system, the Office of the Secretary of State shall, with the assistance of the advisory committee, procure services necessary to convert current voter registration records in the counties into a standard, industry accepted file format that can be used on the Statewide Elections Management System. Thereafter, all official voter information shall be maintained on the Statewide Elections Management System. The standard industry accepted format of data was reviewed and approved by a majority of the advisory committee created in subsection (5) of this section after consultation with the Circuit Clerks Association and the format may not be changed without consulting the Circuit Clerks Association.

446	(4) The Secretary of State may, with the assistance of the
447	advisory committee, adopt rules and regulations necessary to
448	administer the Statewide Elections Management System. The rules
449	and regulations shall at least:

- 450 (a) Provide for the establishment and maintenance of a 451 centralized database for all voter registration information in the 452 state;
- 453 (b) Provide procedures for integrating data into the 454 centralized database;
- 455 (c) Provide security to ensure that only the registrar,
  456 or his or her designee or other appropriate official, as the law
  457 may require, can add information to, delete information from and
  458 modify information in the system;
- (d) Provide the registrar or his or her designee or

  other appropriate official, as the law may require, access to the

  system at all times, including the ability to download copies of

  the industry standard file, for all purposes related to their

  official duties, including, but not limited to, exclusive access

  for the purpose of printing all local pollbooks;
- (e) Provide security and protection of all information in the system and monitor the system to ensure that unauthorized access is not allowed;
- 468 (f) Provide a procedure that will allow the registrar,
  469 or his or her designee or other appropriate official, as the law

470	may require,	to	identify	the	precinct	to	which	a	voter	should	be
471	assigned; an	d									

- (g) Provide a procedure for phasing in or converting existing manual and computerized voter registration systems in counties to the Statewide Elections Management System.
- 475 (5) The Secretary of State established an advisory committee 476 to assist in developing system specifications, procurement, implementation and maintenance of the Statewide Elections 477 478 Management System. The committee included two (2) representatives from the Circuit Clerks Association, appointed by the association; 479 480 two (2) representatives from the Election Commissioners 481 Association of Mississippi, appointed by the association; one (1) 482 member of the Mississippi Association of Supervisors, or its 483 staff, appointed by the association; the Director of the Stennis 484 Institute of Government at Mississippi State University, or his or 485 her designee; the Executive Director of the Department of

(6) (a) Social security numbers, telephone numbers and date of birth and age information in statewide, district, county and municipal voter registration files shall be exempt from and shall not be subject to inspection, examination, copying or reproduction under the Mississippi Public Records Act of 1983.

Information Technology Services, or his or her designee; two (2)

persons knowledgeable about elections and information technology

appointed by the Secretary of State; and the Secretary of State,

who shall serve as the chair of the advisory committee.

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- 495 (b) Copies of statewide, district, county or municipal 496 voter registration files, excluding social security numbers, 497 telephone numbers and date of birth and age information, shall be 498 provided to any person in accordance with the Mississippi Public 499 Records Act of 1983 at a cost not to exceed the actual cost of
- 501 **SECTION 7.** Section 97-39-3, Mississippi Code of 1972, is 502 brought forward as follows:
- 503 97-39-3. If any person shall fight a duel, or give or accept a challenge to fight a duel, or knowingly carry or deliver such 504 challenge or the acceptance thereof, or be second to either party 505 506 to any duel, whether such act be done in the state or out of it, 507 or who shall go out of the state to fight a duel, or to assist in 508 the same as second, or to send, accept, or carry a challenge, 509 shall be disqualified from holding any office, be disenfranchised, 510 and incapable of holding or being elected to any post of honor, 511 profit or emolument, civil or military, under the constitution and 512 laws of this state; and the appointment of any such person to 513 office, as also all votes given to any such person, are illegal, 514 and none of the votes given to such person for any office shall be 515 taken or counted.
- SECTION 8. Section 99-19-37, Mississippi Code of 1972, is 517 brought forward as follows:
- 518 99-19-37. (1) Any person who has lost the right of suffrage 519 by reason of conviction of crime and has not been pardoned

production.

- therefrom, who thereafter served honorably in any branch of the
  Armed Forces of the United States during the periods of World War
  I or World War II as hereinafter defined and shall have received
  an honorable discharge, or release therefrom, shall by reason of
  such honorable service, have the full right of suffrage restored,
  provided, however, this does not apply to any one having an
  unfinished or suspended sentence.
- (2) For the purposes of this section the period of World War I shall be from April 6, 1917 to December 1, 1918, and the period of World War II shall be from December 7, 1941 to December 31, 1946.
- 531 In order to have restored, and to exercise, the right of 532 franchise under the provisions of this section a person affected 533 hereby shall have his discharge, or release, from the Armed Forces 534 of the United States recorded in the office of the chancery clerk 535 of the county in which such person desires to exercise the right 536 of franchise and if such discharge, or release, appears to be an 537 honorable discharge, or release, and shows such person to have 538 served honorably during either of the periods stated in subsection 539 (2) of this section such person shall have the full right of 540 suffrage restored as though an act had been passed by the Legislature in accordance with Section 253 of the Constitution of 541 the State of Mississippi restoring the right of suffrage to such 542 543 person.

SECTION 9. This act shall take effect and be in force from and after July 1, 2023.

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ST: Voting rights; restore upon satisfaction of all of the sentencing requirements of a conviction.